| No. |
|---|
| |
| IN THE |
| SUPREME COURT OF THE UNITED STATES |
| STAN J. CATERBONE, PRO SE PETITIONER |
| (Your Name) |
| VS. |
| The NSA, et.al., — RESPONDENT(S) |
| MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS |
| The petitioner asks leave to file the attached petition for a writ of certiorari without prepayment of costs and to proceed in forma pauperis. |
| Please check the appropriate boxes: |
| Petitioner has previously been granted leave to proceed in forma pauperis in the following court(s): |
| J.S. SUPREME COURT 16-6822; U.S.C.A. THIRD CIRCUIT; U.S.DISTRICT COURT FOR EASTERN AND MIDDLE COURTS; PENNSYLVANIA SUPERIOR COURT, LANCASTER COUNTY COURT OF COMMON PLEA |
| Petitioner has not previously been granted leave to proceed in forma pauperis in any other court. |
| Petitioner's affidavit or declaration in support of this motion is attached hereto. |
| ☐ Petitioner's affidavit or declaration is not attached because the court below appointed counsel in the current proceeding, and: |
| ☐ The appointment was made under the following provision of law: |
| a copy of the order of appointment is appended. |
| (Signature) |

AFFIDAVIT OR DECLARATION IN SUPPORT OF MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS

- I, STAN J. CATERBONE, PRO SE, am the petitioner in the above-entitled case. In support of my motion to proceed in forma pauperis, I state that because of my poverty I am unable to pay the costs of this case or to give security therefor; and I believe I am entitled to redress.
- 1. For both you and your spouse estimate the average amount of money received from each of the following sources during the past 12 months. Adjust any amount that was received weekly, biweekly, quarterly, semiannually, or annually to show the monthly rate. Use gross amounts, that is, amounts before any deductions for taxes or otherwise.

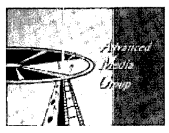
| | erage monthly amount during past 12 months | | Amount expected next month | |
|--|--|-------------|----------------------------|-----------|
| | You | Spouse | You | Spouse |
| Employment | \$ | \$ | \$ | <u>\$</u> |
| Self-employment | \$ | \$ | \$ | \$ |
| Income from real property (such as rental income) | \$ | \$ | \$ | `\$` |
| Interest and dividends | \$ | \$ | \$ | \$ |
| Gifts | \$ | \$ | \$ | \$ |
| Alimony | \$ | \$ | \$ | |
| Child Support | \$ | \$ | \$ | \$ |
| Retirement (such as social security, pensions, annuities, insurance) | \$ | \$ | \$ | \$ |
| Disability (such as social security, insurance payment | \$ 1,379.00 | \$ | . \$ | \$ |
| Unemployment payments | \$ | \$ | \$ | \$ |
| Public-assistance (such as welfare) | \$ | \$ | . \$ | \$ |
| Other (specify): | \$ | \$ | \$ | <u> </u> |
| Total monthly income | e: \$ <u>1,379.00</u> | \$ <u>.</u> | \$ | \$ |

| | syment history for the property or other deductions.) | ast two years, most rec | ent first. (Gross monthly pay |
|---|---|---------------------------|--|
| Employer | | | r de la companya de l |
| | | for the past two year | s, most recent employer first |
| Employer | Address | | 6 |
| Below, state an institution. Type of account (e. | .g., checking or savings) | Amount you have | Amount your spouse has \$ |
| 5. List the assets, | and their values, which usehold furnishings. | | se owns. Do not list clothing |
| ⊠ Home Value \$24,00 0 |) 1/4 OWNERSHIP | ☐ Other real est Value | |
| Motor Vehicle # Year, make & m Value \$4,000 | 1 nodel 2004 HYUNDAI SAN | TA FE | model |
| Other assets Description Value | | | |

| Person owing you or | Amount owed to ye | ou Amour | nt owed to your spouse | |
|---|--|--|--|--|
| your spouse money SEE ATTACHED | \$ | \$ | \$\$ | |
| | \$ | , | | |
| | \$ | | | |
| 7. State the persons who re instead of names (e.g. "J. | ely on you or your spouse S." instead of "John Smit | for support. For n | ninor children, list initials | |
| Name NONE | Relationship | AND THE RESERVE OF TH | Age | |
| 8. Estimate the average me paid by your spouse. A annually to show the mo | Adjust any payments tha | d your family. Sho at are made weekly | w separately the amounts y, biweekly, quarterly, or | |
| | | You | Your spouse | |
| Rent or home-mortgage pa (include lot rented for mobilised Are real estate taxes included in the property insurance included in the contract of the contract o | ile home) ıded? | You \$ | · | |
| (include lot rented for mobilized Are real estate taxes included) | ile home) uded? | | · | |
| (include lot rented for mobile Are real estate taxes included in the second sec | ile home) uded? | \$ | s | |
| (include lot rented for mobile Are real estate taxes included in the second sec | ile home) uded? | \$\$ \$265.00 | \$. <u></u> | |
| (include lot rented for mobile Are real estate taxes included in the second of the sec | ile home) uded? | \$\$\$\$\$\$\$\$\$ | \$. <u></u> | |
| (include lot rented for mobile Are real estate taxes included in the second of the sec | ile home) uded? | \$\$\$\$\$\$ | \$\$ \$\$ | |

| | You | Your spouse | | |
|---|------------------|-------------|--|--|
| Transportation (not including motor vehicle payments) | \$ 75.00 | \$ | | |
| Recreation, entertainment, newspapers, magazines, etc. | \$ 30.00 | \$ | | |
| Insurance (not deducted from wages or included in mortgage payments) | | | | |
| Homeowner's or renter's | \$ | \$ | | |
| Life | S. | \$ | | |
| Health | \$ 140.00 | \$ | | |
| Motor Vehicle | § 126.00 | \$ | | |
| Other: VANDALISM/THEFTS | <u>\$ 562.00</u> | \$ | | |
| Taxes (not deducted from wages or included in mortgage payments) | | | | |
| (specify): | \$ | \$ | | |
| Installment payments | | | | |
| Motor Vehicle | \$ | \$ | | |
| Credit card(s) | \$ | \$ | | |
| Department store(s) | \$ | \$ | | |
| Other: | \$ | \$ | | |
| Alimony, maintenance, and support paid to others | \$ | \$ | | |
| Regular expenses for operation of business, profession, or farm (attach detailed statement) | \$ | \$ | | |
| Other (specify): LEGAL AND BUSINESS | \$ 200.00 | \$ | | |
| Total monthly expenses: | \$_1,808,00 | \$ | | |

| 9. | Do you expect any major changes to your monthly income or expenses or in your assets or liabilities during the next 12 months? |
|------|---|
| | ☐ Yes ► No If yes, describe on an attached sheet. |
| 10. | Have you paid – or will you be paying – an attorney any money for services in connection with this case, including the completion of this form? ☐ Yes ☒ No |
| | If yes, how much? |
| | If yes, state the attorney's name, address, and telephone number: |
| 11. | Have you paid—or will you be paying—anyone other than an attorney (such as a paralegal or a typist) any money for services in connection with this case, including the completion of this form? |
| | □ Yes 😨 No |
| | If yes, how much? |
| If y | yes, state the person's name, address, and telephone number: |
| 12. | Provide any other information that will help explain why you cannot pay the costs of this case. |
| | SEE ATTACHED |
| I d | eclare under penalty of perjury that the foregoing is true and correct. |
| Ex | ecuted on: FEBRUARY 19 , 2018 |
| | (Signature) |





Stan J. Caterbone
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FEBRUARY 8, 2018

Allstate Insurance Company P.O. Box 660598 Dallas, TX 75266-0598

Attn: Property Insurance Claims Department

Policy No. 952500478

Claims for Vandalism and Thefts at 1250 Fremont Street, Lancaster, PA 17603

Re: NEW CLAIM AMOUNT UP TO AND INCLUDING JANUARY 13, 2018

\$19,138.00

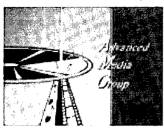
To Whom It May Concern:

Attached is a claim for the above policy in accordance with the insurance laws of Pennsylvania. I have had many problems with your local agent, Dan Nauman with specific regards to the automobile claim for the rear-end accident of December 8, 2015 in which Nationwide Insurance accepted full liability. My automobile insurance policy number is 977083004.

Please note that I have had similar claims paid by insurance companies for my residence at 220 Stone Hill Road, Conestoga, PA beginning in the years 2005. I have had similar automobile claims dating back to 1987 when Erie Insurance paid out some \$7,000.00 when again I was hit by another driver. There have been at least 4 instances where drivers hit my automobile and the circumstances were more than suspect as far as it appearing that the accident was anything but an accident. Malicious intent is hard to prove, however given the pattern over time, you will come to the same conclusion.

Please correspond via U.S. Mails or Fedex only.

Continued on following page.





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October 6, 2016

Christopher M. Reeser,
Marshall Dennehey Warner Coleman & Gocgin
100 Corporate Center Drive
Suite 201
Camp Hill, PA 17011
717-651-3509
cmreeser@mdwcg.com

Re: Updated Allstate Insurance Claim No. 04110610541KE (\$8,280.00)

Dear Chris,

Below is the last update that I provided to you on September 7, 2016 after I had to replace my LENOVO laptop computer to the list of items for my claim to Allstate Insurance. As you remember I had agreed to 2 days of depositions, or sworn testimony, before you and a paralegal in the conference room of the Lancaster County Bar Association on West Orange Street, directly behind the Lancaster County Courthouse. They are attached. I submitted a claim to Allstate Insurance in April for my Homeowners Insurance Policy. Specifically on June 9th and June 28th of this year, 2016 I submitted to the depositions. I am eager to have Allstate issue me the check. As you recall, in September I had found documentation from Harleysville Insurance detailing at least 2 similar claims that were paid for the same type of thefts and vandalisms to my property while I was residing in my home at 220 Stonehill Road, Conestoga, Pennsylvania. They are attached. I do want to thank you for the depositions and sworn transcripts, they are worth far more than \$8,2000 itemized in this claim. Also, as I remember, you submitted the paperwork that I provided regarding Allstate's requirements during our first meeting.

Unfortunately, since my last update of September 7, 2016 which brought my total claim to approximately \$7,000.00 I have additional items to be added to the claim. The laptop that I replaced on September 4, 2016 to replace the fried LENOVO laptop was stolen on September 28, 2016. It did not even last a full month in operation. That cost me approximately \$265.00, including the anti-virus software and case. My \$500.00 Xerox WorkCenter 6505 Copier/Scanner/Printer was broken two days ago on October 4th, 2016. My \$40.00 Motion Detector Security Light that I installed in my backyard is now broken.

I had to replace 5, that's right, 5 MYKRONZ smart watches from Kohl's Online Department Store. The amount billed to me was \$125.00, including shipping. Fortunately, Kohl's replaced 5 of them free of charge, however I have approximately 30 hours of labor because I had to go to the Kohl's Department Store at Park City each time, then I had to reorder over the phone for a replacement. It gave me the capability of reading my emails, messages, and incoming phone calls on the smart watch without having to get out my smart phone out of my pocket. It was a convenient and impressive piece of technology that the perpetrators did not want me to have.

My \$350.00 Uniden 3-Camera Security System is also the victim of the perpetrators. I used to have the capability to monitor any and all 3 cameras from my smartphone on the click of a button, and it used to record on motion in color and with sound after any and all movements. That system has been rendered useless a long time ago. Now I can only see the images from the cameras on the monitor itself.

That brings my claim to Allstate to approximately \$8,280.00.

Well, that is only half the story. After Huntington Bank, of Ohio, refused to process my August auto loan payment for my 2007 Honda CRV, I decided to return the vehicle in anticipation of a repossession that most likely would have left me stranded in either Philadelphia or Harrisburg, loosing all of my possessions inside the car, and in harms way of being assaulted or even murdered, which would not be the first attempt on my life. So, at the end of August I emptied out the vehicle and on September the 8th I left the vehicle at a parking garage in Harrisburg and took a train home. I then notified the Risk Management Officer of the homeoffice and on September 17th purchased a used, in mint condition 2004 Hyundai Santa Fe and paid with a check, No. 104 \$6,000.20, and on the same day paid 6 months of insurance premiums to GEICO Insurance for approximately \$575.00. Well, at 2:00am on Saturday morning, October 1, 2016 the car was stolen from a parking lot on North Mary Street, in Lancaster, Pennsylvania. I immediately notified my insurance company, GEICO and initiated a stolen vehicle claim, which is covered under my policy.

Well, of course I had meticulously documented the entire purchase process and the other day discovered that the license plate number listed on the PENNDOT DMV forms did not match the physical license plate on my car. Today, PENNDOT informed me that there was no application for my title or registration. Today I verified with my bank that the check cleared for payment on September 20th and the insurance premium cleared on September 17, the day of purchase. Now GEICO is refusing to provide me with a rental car, and now is refusing the claim because my vehicle is not listed in the National Stolen Vehicle Database due to the fact that I can no longer have any contact with the Lancaster City Police Department. I will not ever let them place their hands on my person again, and assault and abuse me. So now I am out at least \$7,200.00 in cash for that fiasco. I also had to submitt a MOTION FOR CONTINUANCE for all of my state and federal court cases that I am currently litigating due to the actions of the Lancaster City Police Department, that is also attached. THIS IS CLEARLY A CASE OF THEFT BY DECEPTION AND COLLUSION BY GEICO INSURANCE COMPANY.

So now, by my estimate, your claim is now approximately \$8,280.00. So now between that \$8,280 and the approximately \$7,200.00 from my 2004 Santa Fe, I am out about \$16,000.00 in cash and have at least 100 hours of pro se billings for all of this, which I estimate to be at least another \$12,500, so it all adds up, doesn't it?

September 7, 2016

Chris Reeser, Attorney for Allstate Insurance Re: Claim No. 04110610541KE

Dear Chris,

On Sunday morning the computer hackers and or intruders fried my LENOVO laptop computer's hard drive. Upon Boot the "error message" said it would have to be REPAIRED and would only access the BIOS chip. Now a hard drive is only about \$50.00 but unfortunately you need to purchase a new WINDOWS operating system, which is another \$150.00 or so. I went to Best Buy on Hempstead Road and purchased a replacement for \$235.00. I have to find a replacement for the McAfee Virus software because after I purchased a one year contract it failed to install and was also hacked. So I am now increasing my CLAIM TO \$7,000.00 WHICH WILL COVER ALL OF THE MISCELLANEOUS ITEMS BROKEN AND/OR STOLEN THE PAST MONTH.

ITEMIZED CLAIMS

| Hammer Drill Reciprocating Saw 2-Apple Iphone Screen Door Locks Sleepy's Matress 3-Laptop Computers Cost to Repair Computers from Hacking Wet/Dry Vac Cordless Phone Cable Boxes and Modem Sakrete 3 bags Miscellaneous Clothes 2 Vapor Pens | \$100.00 \$100.00 \$1,200.00 \$30.00 \$2,300.00 \$800.00 \$400.00 \$65.00 \$40.00 \$100.00 \$12.00 \$100.00 |
|--|--|
| SubTotal | \$6,748.00 |
| To February 8, 2018 | |
| eCigareete Vapor Pen | \$40.00 |
| Flood Lights | \$40.00 |
| Flood Lights Lower | \$28.00 |
| New Dishwasher | \$450.00 |
| Speakers Dining Room | \$30.00 |
| Ink Toner | \$28.00 |
| 2015 to January 13, 2018 | |
| 4 Tires 2004 Santa Fe | \$500.00 |
| Front Screen Door | \$200.00 |
| 4 Pressure Treated Fence Sections | \$250.00 |
| Xerox Printer | \$500.00 |
| Basement Drain | \$100.00 |
| 2-60GB Apple Ipod | \$500.00 |
| 4 Smartphones | \$250.00 |
| 2 laptop computers | \$600.00 |
| Windshield Wipers | \$30.00 |
| Online Hacking of Ebay Discounted Items | \$1,000.00 |
| Home-Office Internet Service Premium | \$2,000.00 |
| Printing Costs | \$2,000.00 \$4,000.00 |
| Travel Expense For Pacer Dockets Back Screen Door Locks | \$4,000.00 \$60.00 |
| 4-Smart Watches | \$400.00 |
| SubTotal | |
| GRAND TOTAL | \$19,754.00 |

If you have any questions, please call at (717) 327-1566.

Respectfully,

Stan J. Caterbone, Pro Se Litigant
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Notice and Disclaimer: Stan J. Caterbone and the Advanced Media Group have been slandered, defamed, and publicly discredited since 1987 due to going public (Whistle Blower) with allegations of misconduct and fraud within International Signal & Control, Plc. of Lancaster, Pa. (ISC pleaded guilty to selling arms to Iraq via South Africa and a \$1 Billion Fraud in 1992). Unfortunately we are forced to defend our reputation and the truth without the aid of law enforcement and the media, which would normally prosecute and expose public corruption. We utilize our communications to thwart further libelous and malicious attacks on our person, our property, and our business. We continue our fight for justice through the Courts, and some communications are a means of protecting our rights to continue our pursuit of justice. Advanced Media Group is also a member of the media. Reply if you wish to be removed from our Contact List. How long can Lancaster County and Lancaster City hide me and Continue to Cover-Up my Whistle Blowing of the ISC Scandel (And the Torture from U.S. Sponsored Mind Control)?

STAN J. CATERBONE IS ACTIVE IN THE FOLLOWING COURTS FOR 2018

- U.S. SUPREME COURT
- UNITED STATES THIRD CIRCUIT COURT OF APPEALS
- UNITED STATES ELEVENTH CIRCUIT COURT OF APPEALS
- UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA
- UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA
- UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF FLORIDA
- UNITED STATES BANKRUPTCY COURT FOR EASTERN PENNSYLVANIA
- PENNSYLVANIA SUPERIOR COURT, EASTERN DISTRICT
- PENNSYLVANIA SUPERIOR COURT, MIDDLE DISTRICT
- LANCASTER COUNTY COURT OF COMMON PLEAS, CIVIL DIVISION
- LANCASTER COUNTY COURT OF COMMON PLEAS, CRIMINAL DIVISION
- 6 LANCASTER COUNTY MAGISTERIAL DISTRICT COURTS